

## CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY REGIONAL WATER QUALITY CONTROL BOARD CENTRAL VALLEY REGION

# AMENDMENT TO THE WATER QUALITY CONTROL PLAN FOR THE SACRAMENTO RIVER AND SAN JOAQUIN RIVER BASINS

TO

### DEDESIGNATE FOUR BENEFICIAL USES FOR OLD ALAMO CREEK

Final Staff Report



**April 2005** 

#### State of California

California Environmental Protection Agency

### REGIONAL WATER QUALITY CONTROL BOARD CENTRAL VALLEY REGION

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#### ACRONYMS AND ABBREVIATIONS

Basin Plan Water Quality Control Plan for the Sacramento River and San Joa-

quin River Basins, Fourth Edition - 1998

CDFG California Department of Fish and Game

CEQA California Environmental Quality Act

CFR Code of Federal Regulations

CFS Cubic feet per second
CTR California Toxics Rule

CWA Clean Water Act

CWC California Water Code (Porter-Cologne Water Quality Control Act)

Delta Sacramento-San Joaquin Delta

DHS California Department of Health Services

ESA Endangered Species Act

FR Federal Register

mgd million gallons per day

NOAA Fisheries National Oceanic and Atmospheric Administration Fisheries

NPDES National Pollutant Discharge Elimination System

NRCS Natural Resources Conservation Service

OAL Office of Administrative Law

PRC Public Resources Code

Regional Board Regional Water Quality Control Board, Central Valley Region

State Board State Water Resources Control Board

TDS total dissolved solids

USEPA United States Environmental Protection Agency

USFWS United States Fish and Wildlife Service

WWTP wastewater treatment plant

#### 1 INTRODUCTION

The purpose of this Staff Report is to provide the rationale and supporting documentation for proposed amendments to the "Water Quality Control Plan for the Sacramento and San Joaquin River Basins, Fourth Edition (1998)." This section provides the regulatory context for basin planning.

#### 1.1 REGULATORY AUTHORITY AND MANDATES FOR BASIN PLAN AMENDMENTS

The State Board and the nine Regional Water Quality Control Boards (regional boards) are the principal state agencies with primary responsibility for coordination and control of water quality. (California Water Code (CWC) 13000). Each regional board is required to adopt a water quality control plan, or basin plan, which provides the basis for regulatory actions to protect water quality. (CWC 13240 et seq.). Basin plans consist of beneficial uses of water, water quality objectives to protect the uses, and a program to implement the objectives. (CWC 13050(j)). Basin plans, once adopted, must be periodically reviewed and may be revised. (CWC 13240).

Under the federal Clean Water Act, 33 U S C. section 1251 et seq., (CWA) the states are required to adopt water quality standards for surface waters. (CWA 303(c)). Water quality standards consist of 1) designated uses; 2) water quality criteria necessary to protect designated beneficial uses; and 3) an antidegradation policy. (CWA 303(c)(2) (A) and (d)(4)(B); 40 C.F.R. 131.6). In California, water quality standards are found in the basin plans and statewide water quality control plans adopted by the State Water Resources Control Board (State Board). State water quality objectives are synonymous with criteria under CWA section 303(c). Under the CWA, the states must review water quality standards at least triennially.

Regional boards adopt and amend basin plans through a structured process involving peer review, public participation and environmental review. Regional boards must comply with the California Environmental Quality Act (CEQA) (Public Resources Code (PRC) Section 21000 et seq.) when amending their basin plans. The Secretary of Resources has certified the basin planning process as exempt from the CEQA requirement to prepare an environmental impact report or other appropriate environmental document. (PRC 21080.5; Cal. Code Regs., tit. 14, §15251(g)). Instead, State Board regulations on its exempt regulatory programs require the regional boards to prepare a written report and an accompanying CEQA Environmental Checklist and Determination with respect to Significant Environmental Impacts (CEQA Checklist). (Cal. Code Regs., tit. 23, §3775 et seq.).

Basin plan amendments are not effective until they are approved by the State Water Resources Control Board (State Board) and the regulatory provisions are approved by the state Office of Administrative Law (OAL). The United States Environmental Protection Agency (USEPA) also must review and approve amendments that add or modify water quality standards for waters of the United States.

#### 1.2 BASIN PLAN FOR THE SACRAMENTO AND SAN JOAQUIN RIVER BASINS

The Regional Board first adopted the Water Quality Control Plan for the Sacramento River and San Joaquin River Basins in 1975. In 1989 and 1994, the Regional Board adopted major updates resulting in subsequent editions. The current edition (Fourth Edition, 2004) incorporates all new amendments approved since 1994.

#### 1.3 DESIGNATED BENEFICIAL USES

In general, federal water quality standards regulations require that "existing" beneficial uses of water be designated for protection. "Existing" uses are defined as uses that were attained on or after 28 November 1975. (40 C.F.R. §131.3(e). An existing use is established if the use has been actually attained or the water quality necessary to support the use is in place, even if the use itself is not currently established, unless physical factors prevent attainment of the use. (USEPA's Questions and Answers on Antidegradation, Question 7, included as App. G to USEPA's Water Quality Standards Handbook (2<sup>nd</sup> ed. 1993)).

Designated uses include both existing uses and potential uses, i.e. uses that have not yet been attained. (40 C.F.R. §131.3(f)). In Table II-1 of the Basin Plan, beneficial uses for listed water bodies within the Sacramento and San Joaquin River basins are identified as either Existing or Potential.

For tributary streams that are not listed in Table II-1, the Basin Plan states that "[t]he beneficial uses of any specifically identified water body generally apply to its tributary streams." (Basin Plan at II-2.00). The Basin Plan states, however, that in some cases, the beneficial use may not be applicable to the entire water body and that the uses for unidentified waters will be evaluated on a case-by-case basis. (Id.) The Basin Plan also provides that water bodies that are not listed in Table II-1 are assigned municipal and domestic supply (MUN) as a beneficial use in accordance with State Board Resolution No. 88-63, commonly referred to as the "Sources of Drinking Water Policy."

#### 1.4 PROPOSED AMENDMENT

Old Alamo Creek is not listed in Table II-1 of the Basin Plan. Old Alamo Creek is a tributary stream of the Sacramento-San Joaquin Delta. Both the Basin Plan and the State Board's Water Quality Control Plan for the San Francisco Bay-San Joaquin Delta Estuary (Bay-Delta Plan) designate uses for the Delta. These include, among others, MUN; cold freshwater habitat (COLD); migration of aquatic organisms (MIGR); and spawning, reproduction and/or early development (SPWN). (Appendix A contains definitions for these uses from the Basin Plan.) Under the Basin Plan's tributary streams language, these uses are assigned to Old Alamo Creek. Because Old Alamo Creek is not listed in Table II-1, the Basin Plan provision implementing State Board Resolution No. 88-63 also separately assigns MUN to Old Alamo Creek.

Regional Board staff proposes an amendment to the Basin Plan that will dedesignate the four beneficial uses, MUN, COLD, MIGR, and SPWN, listed above for Old Alamo

Creek in Solano County uses cannot be feasibly	These uses are attained in the fut	not existing, and ure.	I this report con	cludes that the

#### 2 EXISTING CONDITIONS

#### 2.1 OLD ALAMO CREEK

Old Alamo Creek originally was the downstream portion of Alamo Creek. (Tetra Tech, 2004. Figure [2-2].) As part of Soil Conservation Service (now the Natural Resources Conservation Service, NRCS) flood control efforts, the channel known as New Alamo Creek was built in the mid-1960s. Alamo Creek was diverted into New Alamo Creek in 1966. (Vacaville, Final Environmental Impact Report, v. II, p. [4.3-6]–[4.3-7].) Diverting the flow left Old Alamo Creek dry for much of the year except for the section downstream of Vacaville's Easterly Wastewater Treatment Plant (EWWTP). The EWWTP currently discharges approximately 6-8 million gallons per day (mgd) in average dry weather flows. (CVRWQCB Order 5-01-044. p. 2.) Old Alamo Creek also conveys urban stormwater runoff, effluent from a Kinder-Morgan, LLP groundwater remediation project and agricultural returns. A portion of Old Alamo Creek, downstream from the discharge point, was straightened to control flooding. However, much of Old Alamo Creek has not been significantly modified compared to other sections of the creek, nor has it been structurally modified to collect and convey wastewater or agricultural return water. (Tetra Tech, 2004. p. 2-2.)

Approximately 3.2 miles downstream from Vacaville's discharge, Old Alamo Creek enters New Alamo Creek through a set of iron flap gates. (Old Alamo Creek Photographs. Aerial photograph 7, ground photographs 31, 32.) After another 3.3 miles, New Alamo Creek empties into Ulatis Creek. The confluence of New Alamo and Ulatis Creeks is within the legal boundary of the Sacramento-San Joaquin Delta. Ulatis Creek joins Cache Slough 6.7 miles downstream from New Alamo Creek. Within Cache Slough is an emergency drinking water intake for the City of Vallejo that has not been used since 1992. In addition, the Department of Health Services did not include Cache Slough in the City of Vallejo's current Domestic Water Supply Permit No. 02-04-97P-4810007 as an approved source of supply water. (CVRWQCB, Order 5-01-044. p. 6.)

#### 3 RATIONALE

#### 3.1 Purpose and Regulatory Need For the Proposed Basin Plan Amendment

This amendment dedesignates COLD, MIGR, SPWN, and MUN as beneficial uses for Old Alamo Creek.

#### 3.2 REQUIREMENTS FOR DEDESIGNATION

USEPA's water quality standards regulations allow a state to dedesignate a use that is not existing or subcategorize a use if the state demonstrates that attaining the use is not feasible for one of the following reasons:

- 1) Naturally occurring pollutant concentrations prevent the attainment of the use; or
- 2) Natural, ephemeral, intermittent, or low flow conditions or water levels prevent the attainment of the use, unless these conditions may be compensated for by the discharge of sufficient volume of effluent discharges without violating State water conservation requirements to enable uses to be met; or
- 3) Human-caused conditions or sources of pollution prevent the attainment of the use and cannot be remedied or would cause more environmental damage to correct than to leave in place; or
- 4) Dams, diversions, or other types of hydrologic modifications preclude the attainment of the use, and it is not feasible to restore the water body to its original condition or to operate such modification in a way that would result in the attainment of the use; or
- 5) Physical conditions related to the natural features of the water body, such as the lack of a proper substrate, cover, flow, depth, pools, riffles, and the like, unrelated to water quality preclude attainment of aquatic life protection uses; or
- 6) Controls more stringent than those required by Sections 301(b) and 306 of the Clean Water Act would result in substantial and widespread economic and social impact. (40 CFR 131.10(g).)

In addition, the regulations establish special protections for CWA section 101(a)(2) uses, which are referred to as "fishable/swimmable" uses. In order to dedesignate, subcategorize, or not designate these uses, the state must support its demonstration of infeasibility with a use attainability analysis. (40 CFR 131.10(j).) A use attainability analysis, or UAA, is a structured scientific assessment of the factors affecting attain-

ment of the use, which may include physical, chemical, biological, and economic factors. (40 CFR 131.3(g).)

#### 3.3 SCIENTIFIC JUSTIFICATION

This amendment is primarily based on work performed by Tetra Tech, Inc. In 2002, USEPA contracted with Tetra Tech, Inc. to evaluate whether COLD, MIGR, MUN and SPWN are currently attained or are feasibly attainable in Old Alamo Creek. Tetra Tech produced a report, "Use Attainability Analysis for Old Alamo Creek," in January 2004 detailing its findings. That report serves as the primary basis for this analysis. As the lead contractor for this work, Tetra Tech, Inc. provided expertise in collecting and analyzing data relevant to aquatic life uses and MUN. The final interpretation and application of Tetra Tech's data and report in the basin plan amendment process is the responsibility of Regional Board staff. This report reflects the analysis of Regional Board staff.

#### 3.3.1 Tetra Tech Study Results

Tetra Tech, in cooperation with Robertson-Bryan, Inc., collected data on Old Alamo Creek's physical and chemical characteristics to determine if there was any potential for aquatic life protected by COLD, MIGR and SPWN uses to exist. These data allowed Tetra Tech to calculate Habitat Suitability Indices (HSI) for aquatic organisms in various life stages including Rainbow and Steelhead trout (*Oncorhynchus mykiss*), Chinook salmon (*Oncorhynchus tshawytscha*) and certain warm water fish species.

HSI scores range from 0 to 1. Optimal habitats are 1 and unsuitable habitats are 0. Scores of 0.3 or less indicate poor conditions. (Tetra Tech, 2004. pp. [4-5]-[4-6].) HSI scores may be calculated for different life stages including eggs, larvae, fry, juvenile and adult. HSI scores are most useful when evaluating COLD and SPWN uses. For MIGR, physical barriers and other hydrologic modifications are the most important factors.

In addition to the HSI work, Tetra Tech conducted fish surveys in August 2002 and January 2003 and examined historic records of cold water species in Solano County. The National Marine Fisheries Service (NOAA Fisheries), California Department of Fish and Game (CDFG), Dr. Peter Moyle from the University of California - Davis (UC Davis) and Regional Board staff provided records and background information to Tetra Tech.

Tetra Tech also examined whether MUN is an existing use for Old Alamo Creek. They looked for evidence that anyone was currently using Old Alamo Creek as a municipal or domestic supply or had plans to do so in the future. Their survey looked for intake pipes or other devices that would demonstrate offstream use. Tetra Tech also interviewed staff from the Regional Board, Vacaville and the Solano Irrigation District in addition to local residents. (Tetra Tech, 2004. p. [8-1].)

#### 3.3.1.1 COLD (cold freshwater habitat)

Tetra Tech did not find any indication that COLD is an existing use in Old Alamo Creek. HSI scores for COLD, based on Old Alamo's suitability for rainbow trout, indicate that habitat is often marginal and generally unsuitable for embryonic, fry, juvenile and adult

salmonid life stages. (Tetra Tech, 2004. p. [5-10], Table [5-3].) Fish sampling did not reveal the presence of cold water salmonid species, nor is it probable that cold water salmonids would be perennial inhabitants of Valley floor streams, like Old Alamo Creek, due to the temperatures found in these streams in the Spring, Summer and Fall. (Tetra Tech, 2004. Table [4-5]; p. [5-14].) However, three-spine stickleback were observed in Old Alamo Creek. The Tetra Tech study characterized three-spine sticklebacks as warm water fish, although Moyle notes that they prefer "cool water" but defines that as temperatures less than 23 degrees Celsius, embryos hatching in water with temperatures from 18 to 20 degrees Celsius. (Moyle, 2002. pp. 341-342) Obligate cold water aquatic insects are not known to be present in Solano County and were not expected to be present due to the temperature regime in Old Alamo Creek. (Tetra Tech, 2004. pp. [5-1]-[5-3], [5-14].)

Tetra Tech determined that COLD is not a feasibly attainable use due to unsuitable physical conditions (40 CFR 131.10(g)(5)) and hydrologic modifications (40 CFR 131.10(g)(4)). (Tetra Tech, 2004. pp. [4-2] and [5-12], Table [4-3], p. [5-14].) By virtue of its location, which is entirely on the Central Valley floor, it is doubtful that COLD would be attainable even under historic conditions. (Tetra Tech, 2004. p. [5-14].) Native substrates and the influence they have on the lack of riffles and pools make Old Alamo Creek inhospitable for cold freshwater species. Section 3.3.2.3 provides further discussion.

Hydrologic modifications made by NRCS in the mid 1960's disconnected lower Alamo Creek from its upper watershed. In addition, a flap gate was installed between Old and New Alamo Creeks. This work was intended to control floods. (Vacaville, 1998a. pp. [4.3-1], [4.3-6]-[4.3-7].) NRCS also removed vegetation and straightened the lower reaches to maximize conveyance capacity. (Old Alamo Creek Photographs. Aerial photograph 6, Ground photographs 26-30.) Local irrigation and water districts maintain these modifications today. Removing the connection to the upper watershed while devegetating and realigning the lower portion allowed temperatures to rise and left the creek effluent dominated. Accordingly, lower Old Alamo Creek has the lowest habitat scores of the entire creek. (Tetra Tech, 2004. p. [5-9]-[5-10].) Section 3.3.2.2 provides further discussion.

#### 3.3.1.2 MIGR (migration of aquatic organisms)

Tetra Tech also found that MIGR is not an existing use of Old Alamo Creek. (Tetra Tech, 2004, pp. [6-1]-[6-5].) NOAA Fisheries, CDFG and other sources had no information demonstrating the presence of migratory fish in Old Alamo Creek. (Tetra Tech, 2004, p. 6-2.) Hydrologic modifications (40 CFR 131.10(g)(4)) prevent MIGR from being attainable. Iron flap gates at the confluence of Old Alamo and New Alamo Creeks prevent migratory fish from entering the creek. Additionally, the lack of a connection to the upper watershed prevents migratory fish from reaching areas that are suitable for foraging or spawning. Section 3.3.2.2 provides further discussion.

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#### 3.3.1.3 SPWN (spawning, reproduction and/or early development)

Like COLD and MIGR, Tetra Tech found SPWN is not an existing use of Old Alamo Creek. There are no known occurrences of anadromous fish spawning in Old Alamo Creek. (Tetra Tech, 2004, p. [7-1].) HSI scores rating the potential for anadromous cold water fish to spawn are generally less than 0.3 due to poor substrates indicating spawning habitat does not exist in a meaningful way. In terms of warm water anadromous fish, the Basin Plan considers Striped bass (Morone saxatilis), Shortnosed sturgeon (Acipenser brevirostrum) and American shad (Alosa sapidissima). Species-specific HSI scores demonstrated that Old Alamo Creek would not be suitable spawning habitat for Striped bass or Shortnosed sturgeon. (Tetra Tech, 2004. Table [7-1].) Tetra Tech found that Old Alamo Creek could support spawning shad with respect to this species' flow and temperature requirements. Old Alamo Creek's total physical habitat scores, however, are 63% or less of optimal levels. Most are below 50% of optimal. (Tetra Tech, 2004. Table [4-4].) American shad prefer sand and gravel substrates in areas with sufficient current velocity to remove silt. (Tetra Tech, 2004. p. [7-3].) Since natural silt and fine sand substrates dominate all locations Tetra Tech examined, Old Alamo Creek would not be expected to provide suitable shad spawning habitat, even without human influence. (Tetra Tech, 2004. Table [4-3].) The Tetra Tech analysis was based on flows collected during the time of the year that shad or sturgeon would not be expected to use the water body. Shad spawning is expected to occur from late March to early July according to Moyle (2002, p. 118): "The first mature shad of each year's run appear in autumn in the lower portion of the estuaries, where they gradually adjust to low salinities. They do not move into fresh water until March-May, when water temperatures exceed 14°C. Peak runs and spawning usually occur at higher temperatures, 17-24°C in the Sacramento River. This means the first shad, usually unripe males, appear in late March or early April, but large runs are not seen until late May or early June. The runs become smaller again when water temperatures exceed 20°C, and few adults are seen after the first week of July." Moyle (2002, p 108) describes sturgeon spawning as occurring from late February to June, "When ready to spawn, sturgeon migrate upstream, although some movement to the lower reaches of rivers may take place in winter months prior to spawning. Spawning takes place between late February and early June when water temperatures range from 8 to 19°C, generally peaking around 14°C (18). Mature fish apparently start moving upstream in response to increases in flow, and spawning seems to be triggered by a pulse of high flow." As described, shad and sturgeon spawning is expected to occur from late March to early July and late February to early June, respectively, but Tetra Tech did not analyze any velocity data for that period of time.

The City of Vacaville submitted an "Effluent Disposal Plan for Easterly Wastewater Treatment Plant" in June 1992 in which they presented the results of dye studies conducted monthly over a one-year period from November 1990 to October 1991. Rainfall during this period was significantly less than average except for March 1991 when the rainfall was about three times higher than the average March rainfall for the area and February 1991 and April 1991 when rainfall was the same as average rainfalls. (CDEC, 2005) The results include data on how long it took for dye released that the wastewater plant to arrive at the Vallejo Pumping Plant located about 20 miles downstream. The

path from the Vallejo Pumping Plant to the wastewater plant would be the same route taken by anadromous species in order to reach Old Alamo Creek. Velocities within individual reaches of the 20-mile stretch may vary from the average of the whole stretch due to variations in channel configuration. The arrival times of the dye at the Vallejo Pumping Plant after release of the dye from the wastewater plant during the shad spawning period of March to July, were from 90 to 240 hours. Calculated velocities ranged from 0.12 to 0.33 ft/sec (note that the March rainfall was significantly higher than the average rainfall so these velocities should be representative of a better than normal situation). These velocities are considerably less than the minimal conditions identified in the Tetra Tech analysis and shows that the water bodies from the wastewater plant to the Vallejo Pumping Plant are unsuitable for shad spawning. During the sturgeon spawning period of February to June, arrival times of the dye at the Vallejo Pumping Plan were from 40 to 160 hours. Calculated velocities ranged from 0.18 to 0.73 ft/sec. These velocities provide minimal habitat conditions for sturgeon spawning. Additional consideration for sturgeon spawning is the temperature requirements. According to the Tetra Tech analysis, minimal spawning habitat requires temperatures of 8 to 17°C. However, even though the flows were about 0.7 ft/sec in February 1991, the temperature was above 18°C in February 2002 (Tetra Tech, 2004. p 4-3, Figure 4-3). Therefore, Old Alamo Creek is unsuitable for sturgeon and shad spawning due primarily to the flows, and, for the sturgeon, the temperature.

A combination of hydrologic modifications (40 CFR 131.10(g)(4)) and unsuitable physical conditions (40 CFR 131.10(g)(5)) prevent SPWN from being feasibly attainable. (Tetra Tech, 2004. p. [7-8].) SPWN applies to both cold and warm water anadromous fish. In order for anadromous fish to successfully spawn in Old Alamo Creek, habitat would have to be sufficient for egg, larval and some juvenile life stages. For cold water species and some warm water species, this would require different substrates, more pools and riffles and more riparian cover. Some parameters such as substrate type and the lack of pools and riffles are part of Old Alamo Creek's natural features. (Tetra Tech, 2004. p. [5-14].) Disconnecting and channelizing Old Alamo Creek and eliminating riparian cover further exacerbated this situation. (Tetra Tech, 2004. p. [7-8].) Sec-tions 3.3.2.2 and 3.3.2.3 provide further discussion.

#### 3.3.1.4 MUN (municipal and domestic supply)

There is no evidence that anyone has used Old Alamo Creek as a municipal or domestic supply and there are no indications that anyone has plans to do so. (Tetra Tech, 2004. pp. [8-1]-[8-2].) Downstream from Vacaville's outfall, where flows become perennial, available nitrate and total dissolved solids data demonstrate that Old Alamo Creek has not been of sufficient quality to be a municipal or domestic supply. (Tetra Tech, 2004. p. [8-4]; Table [8-3]; Table [8-2].)

A combination of hydrologic modifications (40 CFR 131.10(g)(4)) and the resulting ephemeral, intermittent or low flows (40 CFR 131.10(g)(2)) prevents MUN from being attained. The absence of a connection to Alamo Creek and its historic watershed created a situation where Old Alamo Creek lacks native flows that are sufficient to serve as

a municipal or domestic supply. (Tetra Tech, 2004. pp. [8-3]-[8-4].) Sections 3.3.2.1 and 3.3.2.2 provide further discussion.

#### 3.3.2 Feasibility Analysis

To dedesignate a potential use, the states must demonstrate that it is not feasible to attain the use as a result of one of the six factors listed in section 3.2 of this report. This section examines whether it is feasible to correct the conditions that prevent Old Alamo Creek from attaining COLD, MIGR, MUN and SPWN. Low flows (40 CFR 131.10(g)(2)) play a role in preventing MUN from being attainable. Hydrologic modifications (40 CFR 131.10(g)(4)) play a partial role in preventing COLD, MIGR, MUN and SPWN from being attainable. Unsuitable natural physical conditions (40 CFR 131.10(g)(5)) also prevent COLD and SPWN from being attainable.

#### 3.3.2.1 Low flows

In order to rely on low flows to explain why a use is not attainable, 40 CFR 131.10(g)(2) requires a demonstration that releasing additional effluent will not allow the use to be attained. In this case, releasing more effluent will not allow MUN to be attained. As explained below, Old Alamo Creek is considered an extremely impaired source for direct potable use. It is highly unlikely that the creek will be allowed to be used for drinking water in the future due to quality concerns and the general lack of public acceptance of direct potable use of what is largely treated effluent.

Historically, the intact Alamo Creek system likely exhibited some seasonality in its flow regime if not true ephemerality. While ephemeral and intermittent low-flowing streams are guite common in the Central Valley and may be an important source of drinking water for downstream areas, waters originating on the valley floor are located low in the watershed and likely make up an insignificant part of downstream drinking water supplies. The current watershed of Old Alamo Creek is approximately 7% of what it was historically. (Tetra Tech 2004. p. [8-6].) Flow data from November 2002 to April 2003, a period of the year expected to exhibit the greatest flows because of rainfall, revealed that Old Alamo Creek, upstream of the wastewater treatment plant, has no flow 69% of the time and low (<1 cubic foot per second, cfs) or no flow 76% of the time. (Tetra Tech, 2004, Table 8-1.) Similarly, a long-term model for the creek predicts that, at best, flows will be 1 cfs or less 61% of the time (222 days/year). (Tetra Tech, 2004, Table 8-2.) Pumping the residual, non-flowing water in Old Alamo Creek's channel for domestic use, if feasible, would provide a miniscule supply at best. An analysis of groundwater inputs was unable to demonstrate a measurable contribution. A 1988 study indicated Old Alamo Creek contributes to an elevated water table. Further analysis implied the elevated water table contributed flows to Old Alamo Creek. (Vacaville, 1998a. pp. [4.3-4]-[4.3-5].) The only way to reliably increase base flows would be to reestablish a connection with Alamo Creek. Section 3.3.2.2 discusses the feasibility of a reconnection.

Storage is possible as is evidenced by the pond near Elmira and Meridian Roads. (Old Alamo Creek Photographs. Aerial photograph 3, Ground photograph 17.) This pond, however, is filled with on-site agricultural tailwater rather than off-site flows originating

upstream. The property owner rediverts this stored tailwater for irrigation. (Vacaville, 2001. p. 4.)

Once Old Alamo Creek was separated from upper Alamo Creek, the remaining flows were primarily sewage treatment plant effluent, irrigation returns and urban runoff. The current "headwaters" consist of flows from a storm drain that collects rainfall from a baseball diamond in Vacaville's Eleanor Nelson Park. (Old Alamo Creek Photographs. Aerial photograph 1, Ground photographs 6 and 7.) Downstream from this point inputs are from neighborhood storm drains. (Old Alamo Creek Photographs. Aerial photograph 1, Ground photograph 9.) The next sources of water in Old Alamo Creek are some agricultural returns and the Kinder-Morgan groundwater cleanup operation in Elmira. The groundwater cleanup supplies approximately 50 gallons per minute to the stream and is expected to cease before 2010. (Vacaville, 1998a. p. [4.3-24].) Downstream of the Kinder-Morgan discharge, urban runoff from Elmira enters the stream. (Old Alamo Creek Photographs. Aerial photograph 4, Ground photograph 18.) Following Elmira's inputs is the main source of permanent flows, Vacaville's EWWTP. (Old Alamo Creek Photographs. Aerial photograph 4, Ground photograph 19.)

California Department of Health Services, the state agency responsible for approving drinking water supplies and regulating drinking water treatment, does not explicitly exclude treated sewage, effluent from groundwater cleanup operations, agricultural returns and urban runoff from being a municipal or domestic supply. DHS has developed a policy, however, on what it terms "Extremely Impaired Sources." (DHS, 1997.) In that document, DHS lists agricultural drainage, urban runoff and effluent dominated streams as examples of extremely impaired sources. DHS' policy also establishes the elements of an evaluation process for an extremely impaired source, in recognition that some communities may not have any choice, and requires entities wishing to use such sources to demonstrate other supplies are not available and that suppliers will provide extensive monitoring and treatment to protect public health.

Robert Hultquist, Chief of the Drinking Water Technical Operations section at DHS, testified during administrative hearings on Vacaville's NPDES permit. When asked if there were any circumstances under which DHS would allow someone to use Old Alamo Creek as a municipal water supply, Mr. Hultquist responded, "Those (Old Alamo, New Alamo and Ulatis Creeks) are extremely impaired water bodies. It certainly is not foreseeable that those are going to be used as drinking supplies. It's remotely possible. We do have a policy that allows us to evaluate the use of extremely impaired sources of drinking water supplies when people of the state have a need to use that drinking water source. But it's certainly extremely unlikely and not foreseeable in this case." (SWRCB transcript, 2001. p. 449, lines 1-8.) While not determinative of what is or is not a source of drinking water for the purposes of water quality standards, DHS' policy memo and Mr. Hultquist's testimony are an indication that Old Alamo Creek downstream of the EWWTP would be a marginal municipal supply at best.

The State Board's "Sources of Drinking Water" Policy (Resolution 88-63) provides explicit exemptions for waters in systems constructed to convey wastewater, urban

stormwater and agricultural returns. (SWRCB, 1988; Basin Plan, p. II-2.00, Appendix 8.) Old Alamo Creek does not completely satisfy these requirements because it is not entirely a constructed agricultural drain or wastewater conveyance. (SWRCB, 2002. pp. 25-28.) The implication of the exceptions for constructed agricultural drains and wastewater conveyances is that flows made up entirely of agricultural or domestic wastewater should not be designated MUN. Old Alamo Creek's flows fall within this category. The State Board has committed to consider a site specific exception to Resolution 88-63 for Old Alamo Creek concurrent with its action on this proposed Basin Plan amendment. (SWRCB, 2002. pp. 28, 72.)

#### 3.3.2.2 Hydrologic modifications

Old Alamo Creek

In order for a state to rely on hydrologic modifications to dedesignate a use, federal regulations at 40 CFR 131.10(g)(4) require the state to demonstrate that it is not feasible to restore the water body to its original condition or to operate the modification in a way that would result in use attainment. (Tetra Tech, 2004. p. [6-6].) There are three major hydrologic modifications to Old Alamo Creek that impact the feasibility of attaining COLD, MIGR, MUN and SPWN. The first is the disconnection from Alamo Creek. The second is the iron flap gates at the confluence with New Alamo Creek. The third is the channel filling and realignment upstream from Elmira and downstream from the EWWTP.

By disconnecting Old Alamo from Alamo Creek, NRCS eliminated access through Old Alamo Creek to habitat for organisms that COLD, MIGR and SPWN protect. The disconnection with the upper watershed also eliminated cooler water sources from Old Alamo Creek. This hydrologic modification additionally eliminated flows in Old Alamo Creek that could serve as a municipal or domestic supply. The point of disconnection between Old Alamo Creek and Alamo Creek is now a residential area and houses have been built on the former Alamo Creek channel. (Old Alamo Creek Photographs. Aerial photograph 1, Ground photographs 1-11.) Downstream of the disconnection, the former Alamo Creek channel (now upper Old Alamo Creek) meanders through a residential area. (Old Alamo Creek Photographs. Aerial photograph 1, Ground photographs 8, 9, 11, 13; Tetra Tech, 2004. Figure [8-4].) Restoring historic flows would require entire neighborhoods, streets and parks to be relocated. Thus, it is not feasible to restore Alamo Creek to its original condition. Nor is there evidence that the modification can be "operated" in a manner to attain the four uses at issue.

NRCS installed flap gates between Old and New Alamo Creeks ostensibly to prevent flood waters from backing up into Old Alamo from New Alamo. (Vacaville, 1998a. pp. [4.3-6]-[4.3-7].) Removing the gates would expose landowners along Old Alamo Creek to an increased flood risk. If flooding for some reason could be ignored, the flap gates could conceivably be removed. Removal of the flap gates would allow fish to move into the Old Alamo Creek channel but the unsuitable spawning habitat would make such movement unproductive. (Tetra Tech, 2004. p. [6-6].) Even during rainfall events when there is some small flow from areas upstream of the EWWTP, the creek channel ends for all intents and purposes along the side of Elmira Road, between Vacaville and Elmira. (Old Alamo Creek Photographs. Aerial photograph 3, Ground photograph 17.)

Some portions of the creek channel in this area are filled. (Vacaville, 2001. p. 4.) Hence, it is not feasible to remove the flap gates due to the flood risk, nor can the flap gates be operated to attain COLD, MIGR, or SPWN.

Between Vacaville and Elmira, Old Alamo Creek becomes a small channel alongside Elmira Road. (Old Alamo Creek Photographs. Aerial photograph 2, Ground photograph 16.) It is also dammed to create a small pond. (Old Alamo Creek Photographs. Aerial photograph 3, Ground photograph 17.) Some parts of the channel are filled. All of these features would have to be removed and the original creek bed would have to be restored to its original state to handle flows from Alamo Creek's watershed. This would necessitate significant disturbances of existing land uses. In addition, a careful analysis of the flood hazard posed by restoring the channels would be necessary. New Alamo Creek currently carries flows from the upper watershed.

Downstream of the EWWTP, SID maintains Old Alamo Creek as a trapezoidal channel. (Old Alamo Creek Photographs. Aerial Photograph 6, Ground Photographs 26, 28-31.) This configuration allows a consistent flow for irrigation supplies and tail water returns. It also provides flood protection. (Vacaville, 1998a. p. [4.3-3].) SID also removes vegetation along the creek. A lack of streamside and instream vegetative cover allows Old Alamo Creek's temperature to exceed the optimal range for species protected by COLD, MIGR and SPWN. (Tetra Tech, 2004. p. [5-14].) Streamside and instream vegetation is actively removed in many locations along Old Alamo Creek to increase flow conveyance and minimize flood risks. (Old Alamo Creek Photographs. Aerial photographs 2, 9, 10; Ground photographs 16, 26, 28-31.) Restoring the vegetation along Old Alamo Creek, although possible, would conflict with efforts to maximize the creek's capacity.

Without a riparian canopy, water temperatures are higher. Warm water does not provide suitable habitat for cold water organisms. Higher temperatures also decrease oxygen's solubility, lowering dissolved oxygen (DO). Cold water species generally require more DO than warm water species. High DO is important for organisms protected by MIGR and SPWN as well. Data from February to July 2002 indicate that while effluent from the EWWTP is usually 20°C or greater, Old Alamo Creek's temperature tends to decrease a short distance downstream before rising again as the riparian cover decreases. (Tetra Tech, 2004, Figure 4-3.) Dissolved oxygen exhibits a more complicated pattern. Average DO concentrations tend to increase from the EWWTP outfall to the confluence with New Alamo Creek. (Tetra Tech, 2004, figure 4-4.) Minimum DO concentrations, however, tend to increase downstream before decreasing at the confluence with New Alamo. (Tetra Tech, 2004, Figure 4-5.) This effect is most pronounced in August when water temperatures are at their highest. This indicates that Old Alamo Creek's physical features that stem from hydrologic modifications play a significant role in regulating temperature and minimum DO concentrations.

The channelization of Old Alamo Creek has resulted in few riffle areas, poor habitat cover and poor riparian habitat, all of which adversely impact COLD and SPWN. If the potential flood risks could be adequately addressed, it is theoretically possible to restore

the creek. Restoration would not result in attaining COLD or SPWN, however, given the creek's disconnection from the upper watershed, its low elevation, and the prevailing air temperatures.

#### 3.3.2.3 Physical conditions

Unsuitable natural physical conditions (40 CFR 131.10(g)(5)) prevent attainment of COLD and SPWN. Old Alamo Creek's clay, silt and sand substrate is not suitable for many types of aquatic life that COLD and SPWN protect. (Tetra Tech, 2004. pp. [5-6]-[5-7] and [7-3].) This is a natural feature of many valley floor streams and is what one would expect for the Alamo Creek system. (Tetra Tech, 2004. p. [5-9] and [6-6].) Alternating riffles and pools are another feature that species protected by COLD and SPWN require. (Tetra Tech, 2004. pp. [5-9], [7-3]-[7-4].) It is not known what Old Alamo Creek's exact morphology was prior to NRCS' modifications, but given the natural streambed materials it is unlikely that a true riffle/pool environment ever existed in Old Alamo Creek. (Tetra Tech, 2004. pp. [5-9], [5-16].) It is also unlikely that cold freshwater organisms protected by COLD and SPWN would survive in Old Alamo Creek even in its "natural" state because of its entire location on the Central Valley floor. (Tetra Tech, 2004. p. [5-14].) Predominant substrate types are not suitable for Shortnosed sturgeon and American shad, two warm water organisms protected by SPWN. (Tetra Tech, 2004. Table [7-1] and p. [7-3].) In addition, as discussed in Section 3.3.1.3, the velocities are not suitable for sturgeon and shad spawning and the temperatures are not suitable for sturgeon spawning.

#### 4 ENVIRONMENTAL ANALYSIS

The proposed amendment will dedesignate four uses, COLD, MUN, SPWN, and MIGR, for Old Alamo Creek. These uses do not exist and cannot feasibly be attained due to one or more factors, including low flows, hydrologic modifications, and physical conditions. Adoption of the proposed amendment will not have any effect on the existing physical environment because the amendment will not change Old Alamo Creek's uses or otherwise change the environment. These conclusions are reflected in the CEQA Checklist. The amendment simply recognizes the reality that the four uses do not currently exist and cannot feasibly be attained in the future. The amendment will enable the Regional Board to regulate waste discharges to Old Alamo Creek and to make impairment assessments based on appropriate beneficial uses.

Because adoption of the proposed amendment does not have the potential to adversely impact the existing physical environment, it is unnecessary to consider alternatives to the proposed action. Nevertheless, the Regional Board has considered the "no action" alternative. The "no action" alternative would preserve the status quo. It would require the Regional Board to regulate waste discharges to Old Alamo Creek and to make impairment assessments based on uses that do not exist and cannot feasibly be attained in the future. This result is undesirable because it would require the expenditure of resources to protect non-existent uses. For this reason, staff recommends adoption of the proposed amendment.

#### 5 ECONOMIC CONSIDERATIONS

CWC section 13241 requires Regional Boards to consider economics when adopting water quality objectives. Additionally, when a Regional Board adopts an agricultural water quality control program, the Regional Board must estimate the program's total cost and identify potential financing sources. CEQA requires Regional Boards to conduct an environmental analysis of the reasonably foreseeable methods of compliance, including economic factors, when adopting a treatment or performance standard. Also, under CEQA the Regional Boards may consider economic impacts that are associated with environmental impacts. (PRC section 21000 et seq.) Under federal regulations at 40 CFR 131.10(g)(6), States may use adverse social and economic impacts to justify dedesignating a potential use, not designating potential uses required by CWA section 101(a)(2) or creating use subcategories.

Although the Regional Board is not legally required to consider economics when dedesignating uses, the Regional Board has done so in this case. Dedesignating MUN, COLD, MIGR, and SPWN for Old Alamo Creek is not expected to have an adverse economic impact. Entities discharging wastes to the creek will no longer have to meet requirements to protect COLD, MIGR, MUN and SPWN in Old Alamo Creek in their NPDES permits, although, dischargers will be expected to protect these uses at the first downstream water body with these beneficial uses. If dischargers had upgraded treatment to meet requirements to protect these beneficial uses, the proposed amendment would be expected to decrease treatment costs. Currently there is only one major (>1 mgd) discharge to Old Alamo Creek, Vacaville's EWWTP, which has not incorporated treatment to protect these beneficial uses. Compliance with criteria and objectives that protect MUN would be expected to pose the most costly treatment scenario for Vacaville. In 2001, SAIC, a consulting firm that conducts economic analyses for the State Board, examined potential costs for Vacaville to comply with criteria and objectives to protect MUN. SAIC produced two scenarios that provide a range of anticipated costs. To protect MUN from a chemical pollutant standpoint, Vacaville would have to limit its discharge of nitrate and trihalomethanes (THMs). THMs are a byproduct of chlorine disinfection. SAIC identified two control scenarios for these pollutants. Both included denitrification to minimize nitrate. Scenario one included ultraviolet light disinfection to eliminate chlorine disinfection as a means to prevent THM formation. Scenario two included granular activated carbon to remove THMs after they are formed. Cost estimates ranged from \$10.7 million (scenario one) to \$26.1 million (scenario two) in capital expenditures and between \$1.3 million (scenario one) and \$1.7 million (scenario two) in operation and maintenance costs. (SAIC, 2001. pp. 11-13.)

Any discharger to Old Alamo Creek will have to control pollutant loads in a manner that protects downstream uses. Water quality standards for Old Alamo Creek must provide for the attainment and maintenance of water quality standards for the downstream waters. Dedesignating these four beneficial uses for Old Alamo Creek is unlikely to result in additional pollutant discharges and will not, in and of itself, cause downstream water quality objectives to be exceeded. The proposed dedesignation is unlikely to increase

pollutant loading because Vacaville, the only major discharger to the creek, currently does not achieve all requirements necessary to protect MUN or COLD. To the extent that Vacaville can achieve effluent limits to protect these uses, both antibacksliding and antidegradation requirements may preclude Vacaville from increasing current pollutant loading. In addition, Vacaville's discharge must ensure that downstream uses, which include MUN and COLD, are protected.

The Sacramento-San Joaquin Delta's legal boundary is less than 6 miles downstream from Vacaville's discharge. The Delta is a major municipal and agricultural water supply for a significant portion of California's population. Increased pollutant loads to Old Alamo Creek could raise treatment costs for entities drawing supplies from the Delta. Accordingly, it is essential to ensure that upstream dischargers protect not only their receiving water's uses but also those of downstream waters. Compliance with federal requirements that NPDES permits include any limitations that are necessary to meet water quality standards will prevent the proposed amendment from causing significant adverse economic impacts to entities that rely on the Delta. (CWA §301(b)(1)(C); 40 CFR 122.44(d).)

#### 6 ANTIDEGRADATION ANALYSIS

Both USEPA (40 CFR 131.12) and the State of California (State Board Resolution 68-16) have adopted antidegradation policies as part of their approach to regulating water quality. The Regional Board must ensure that its actions do not violate the federal or State antidegradation policies. This section of the Staff Report analyzes whether approval of the proposed amendments would be consistent with the federal and State antidegradation policies.

#### **6.1 FEDERAL ANTIDEGRADATION POLICY**

The federal antidegradation policy, 40 CFR 131.12(a), states in part:

- "(1) Existing instream water uses and the level of water quality necessary to protect the existing uses shall be maintained and protected.
- (2) .... Where the quality of waters exceed levels necessary to support propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected unless the State finds, after full satisfaction of the intergovernmental coordination and public participation provisions of the State's continuing planning process, that allowing lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located....
- (3) Where high quality waters constitute an outstanding National resource, such as waters of National and State parks and wildlife refuges and waters of exceptional recreational or ecological significance, that water quality shall be maintained and protected."

#### **6.2 STATE ANTIDEGRADATION POLICY**

Old Alamo Creek

Antidegradation provisions of State Board Resolution No. 68-16 ("Statement of Policy With Respect to Maintaining High Quality Waters in California") state, in part:

- "1. Whenever the existing quality of water is better than the quality established in policies as of the date on which such policies become effective, such existing high quality will be maintained until it has been demonstrated to the State that any change will be consistent with maximum benefit to the people of the State, will not unreasonably affect present and anticipated beneficial use of such water and will not result in water quality less than that prescribed in the policies.
- 2. Any activity which produces or may produce a waste or increased volume or concentration of waste and which discharges or proposes to discharge to existing high quality waters will be required to meet waste discharge requirements which will result in the best practicable treatment or control of

the discharge necessary to assure that (a) a pollution or nuisance will not occur and (b) the highest water quality consistent with maximum benefit to the people of the State will be maintained."

#### 6.3 ANTIDEGRADATION ANALYSIS OF THE PROPOSED AMENDMENTS

The proposed amendment is not expected to result in a lowering of water quality. The proposed amendment dedesignates four uses for Old Alamo Creek that do not exist and cannot feasibly be attained. This action is not expected to result in any significant increase in the discharge of pollutants to the creek. In addition, any discharge to Old Alamo Creek must be regulated to ensure that downstream water quality standards are met.

Old Alamo Creek

#### 7 ENDANGERED SPECIES ACT CONSIDERATIONS

#### 7.1 OVERVIEW AND BACKGROUND

USEPA has final approval authority for Basin Plan amendments. USEPA's approval of new and revised state water quality standards is a federal action subject to the consultation requirements of Section 7(a)(2) of the federal Endangered Species Act (ESA). (65 FR 24647 (April 27, 2000).) Section 7(a)(2) of the ESA states that each federal agency shall ensure that any action authorized, funded, or carried out by such agency is not likely to jeopardize the continued existence of any endangered or threatened species or result in destruction or adverse modification of designated critical habitat. As part of its review and approval of the proposed Basin Plan amendments, USEPA may consult with the NMFS and the USFWS under Section 7(a)(2) of the ESA. In addition to addressing the issues of "jeopardy" and "adverse modification" of designated critical habitat, this consultation also will address whether USEPA's approval action has the potential to result in "take" of any listed species, as defined under Section 9 of the ESA. Although consultation under the ESA is USEPA's obligation, USEPA and the states acknowledge that states can assist USEPA in fulfilling its ESA obligations, and have a role in assuring that state standards adequately protect aquatic life and the environment, including species federally listed as threatened or endangered. (65 FR 24643.)

This section of the Staff Report has been prepared to assist USEPA in meeting its obligations under ESA section 7(a)(2) as part of its action to approve the proposed amendment.

#### 7.2 NOAA FISHERIES ESA CONSIDERATIONS

NOAA Fisheries has regulatory jurisdiction over anadromous fish and is the agency responsible for listing Central Valley winter-run Chinook salmon as endangered. (59 FR 442, January 4, 1994.) NOAA fisheries also listed spring-run Chinook salmon (64 FR 50393, September 16, 1999) and Steelhead (63 FR 13347, March 19, 1998; effective May 18, 1998) as threatened under the federal ESA.

The amendment will not result in conditions that would adversely affect federally listed salmonids or their habitats. In addition, the proposed amendment does not affect any downstream uses and waste discharges to Old Alamo Creek will not be allowed to impact any downstream uses.

#### 7.3 USFWS ESA Considerations

The USFWS has regulatory jurisdiction over all species listed under the federal ESA that are not anadromous salmonids. The proposed federal action is approval of the proposed dedesignations.

#### 4 REFERENCES

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SAIC. 2001. Potential Costs for Complying with the NPDES Permit for the City of Vacaville's Easterly Wastewater Treatment Plant.

Tetra Tech, Inc. 2004. Use Attainability Analysis for Old Alamo Creek. EPA Contract No. 68-C-99-249.

#### **APPENDIX A**

Municipal and Domestic Supply (MUN) - Uses of water for community, military, or individual water supply systems including, but not limited to, drinking water supply.

Agricultural Supply (AGR) - Uses of water for farming, horticulture, or ranching including, but not limited to, irrigation (including leaching of salts), stock watering, or support of vegetation for range grazing.

Industrial Service Supply (IND) - Uses of water for industrial activities that do not depend primarily on water quality including, but not limited to, mining, cooling water supply, hydraulic conveyance, gravel washing, fire protection, or oil well repressurization.

**Industrial Process Supply (PRO)** - Uses of water for industrial activities that depend primarily on water quality.

**Ground Water Recharge (GWR)** - Uses of water for natural or artificial recharge of ground water for purposes of future extraction, maintenance of water quality, or halting of saltwater intrusion into freshwater aquifers.

Freshwater Replenishment (FRSH) - Uses of water for natural or artificial maintenance of surface water quantity or quality.

**Navigation (NAV)** - Uses of water for shipping, travel, or other transportation by private, military, or commercial vessels.

**Hydropower Generation (POW)** - Uses of water for hydropower generation.

Water Contact Recreation (REC-1) - Uses of water for recreational activities involving body contact with water, where ingestion of

water is reasonably possible. These uses include, but are not limited to, swimming, wading, water-skiing, skin and scuba diving, surfing, white water activities, fishing, or use of natural hot springs.

Non-contact Water Recreation (REC-2) - Uses of water for recreational activities involving proximity to water, but where there is generally no body contact with water, nor any likelihood of ingestion of water. These uses include, but are not limited to, picnicking, sunbathing, hiking, beachcombing, camping, boating, tidepool and marine life study, hunting, sightseeing, or aesthetic enjoyment in conjunction with the above activities.

#### Commercial and Sport Fishing (COMM) -

Uses of water for commercial or recreational collection of fish, shellfish, or other organisms including, but not limited to, uses involving organisms intended for human consumption or bait purposes.

Aquaculture (AQUA) - Uses of water for aquaculture or mariculture operations including, but not limited to, propagation, cultivation, maintenance, or harvesting of aquatic plants and animals for human consumption or bait purposes.

Warm Freshwater Habitat (WARM) - Uses of water that support warm water ecosystems including, but not limited to, preservation or enhancement of aquatic habitats, vegetation, fish, or wildlife, including invertebrates.

**Cold Freshwater Habitat (COLD)** - Uses of water that support cold water ecosystems including, but not limited to, preservation or enhancement of aquatic habitats, vegetation, fish, or wildlife, including invertebrates.

Estuarine Habitat (EST) - Uses of water that support estuarine ecosystems including, but not limited to, preservation or enhancement estuarine habitats. of vegetation, fish, shellfish, or wildlife (e.g., estuarine mammals, waterfowl, shorebirds). Wildlife Habitat (WILD) - Uses of water that support terrestrial or wetland ecosystems including, but not limited to, preservation and enhancement of terrestrial habitats or wetlands, vegetation, wildlife (e.g., mammals, birds, reptiles, amphibians, invertebrates), or wildlife water and food sources.

clams, oysters, and mussels) for human consumption, commercial, or sports purposes.

collection of filter-feeding shellfish (e.g.,

Preservation of Biological Habitats of Special Significance (BIOL) - Uses of water that support designated areas or habitats, such as established refuges, parks, sanctuaries, ecological reserves, or Areas of Special Biological Significance (ASBS), where the preservation or enhancement of natural resources requires special protection.

Rare, Threatened, or Endangered Species (RARE) - Uses of water that support aquatic habitats necessary, at least in part, for the survival and successful maintenance of plant or animal species established under state or federal law as rare, threatened or endangered.

Migration of Aquatic Organisms (MIGR) – Uses of water that support habitats necessary for migration or other temporary activities by aquatic organisms, such as anadromous fish.

Spawning, Reproduction, and/or Early Development (SPWN) - Uses of water that support high quality aquatic habitats suitable for reproduction and early development of fish.

**Shellfish Harvesting (SHELL)** - Uses of water that support habitats suitable for the

#### **APPENDIX B**

Modify the first two paragraphs on page II-2.00 of the Basin Plan, under the heading **SURFACE WATERS**, as follows:

#### SURFACE WATERS

Existing and potential beneficial uses which currently apply to surface waters of the basins are presented in Figure II-1 and Table II-1. The beneficial uses of any specifically identified water body generally apply to its tributary streams, *except as provided below:* 

 MUN, COLD, MIGR and SPWN do not apply to Old Alamo Creek (Solano County) from its headwaters to the confluence with New Alamo Creek

In some cases a beneficial use may not be applicable to the entire body of water. In these cases the Regional Water Board's judgment will be applied.

It should be noted that it is impractical to list every surface water body in the Region. For unidentified water bodies, the beneficial uses will be evaluated on a case-by-case basis.

Water Bodies within the basins that do not have beneficial uses designated in Table II-1 are assigned MUN designations in accordance with the provisions of State Water Board Resolution No. 88-63 which is, by reference, a part of this Basin Plan, *except as provided below:* 

 Old Alamo Creek (Solano County) from its headwaters to the confluence with New Alamo Creek

These MUN designations in no way affect the presence or absence of other beneficial use designations in these water bodies.

#### FINAL

AMENDMENT TO THE WATER QUALITY CONTROL PLAN FOR THE SACRAMENTO RIVER AND SAN JOAQUIN RIVER BASINS TO DEDESIGNATE FOUR BENEFICIAL USES FOR OLD ALAMO CREEK, SOLANO COUNTY

#### **California Environmental Quality Act Requirements**

As the Lead Agency for evaluating environmental impacts of changes to the Water Quality Control Plan for the Sacramento River and San Joaquin River Basins (Basin Plan), the Central Valley Regional Water Quality Control Board (Regional Board) is responsible for reviewing proposed changes and complying with requirements of the California Environmental Quality Act (CEQA). (Public Resources Code (PRC) Section 21000 et seq.) The Secretary of Resources has certified the planning process for Basin Plans as a regulatory program pursuant to PRC Section 21080.5 and CEQA Guidelines § 15251(g). This certification means basin planning is exempt from CEQA provisions that relate to preparing Environmental Impact Reports and Negative Declarations. This Functionally Equivalent Document (FED) satisfies the requirements of State Board Regulations for Implementation of CEQA, Exempt Regulatory Programs, which are found in the California Code of Regulations, Title 23, Division 3, Chapter 27, Article 6, beginning with Section 3775.

#### **Proposed Project**

The Basin Plan identifies beneficial uses, establishes water quality objectives and includes an implementation plan to achieve the water quality objectives that protect beneficial uses. Basin Plan Table II-1 identifies beneficial uses for major water bodies in the Central Valley. When the Basin Plan does not specifically identify a water body's beneficial uses, Regional Board staff relies on the "tributary rule." The tributary rule on Basin Plan page II-2.00 states:

"The beneficial uses of any specifically identified water body generally apply to its tributary streams. In some cases a beneficial use may not be applicable to the entire body of water. In these cases the Regional Water Board's judgement will be applied. It should be noted that it is impractical to list every surface water body in the Region. For unidentified water bodies, the beneficial uses will be evaluated on a case-by-case basis."

The Regional Board also relies on its implementation of State Board Resolution 88-63, the "Sources of Drinking Water" Policy to identify some MUN uses. The Basin Plan states on page II-2.00:

"Water Bodies within the basins that do not have beneficial uses designated in Table II-1 are assigned MUN designations in accordance with the provisions of State Water Board Resolution No. 88-63 which is, by reference, a part of this Basin Plan. These MUN designations in no way affect the presence or absence of other beneficial use designations in these water bodies."

Old Alamo Creek is an ephemeral and highly modified stream in Solano County. Since it is not included in Table II-1, the creek's beneficial uses are assigned through the tributary rule and the

Regional Board's implementation of Resolution 88-63. The nearest downstream water for which the Basin Plan designates uses is Ulatis Creek, within the Sacramento-San Joaquin Delta. The Basin Plan designates municipal and domestic supply (MUN), agricultural supply for irrigation and stock watering (AGR), industrial process supply (PRO), industrial service supply (IND), water contact recreation (REC-1), non-contact recreation (REC-2), warm freshwater habitat (WARM), cold freshwater habitat (COLD), migration of aquatic organisms (MIGR), spawning, reproduction and/or early development (SPWN), wildlife habitat (WILD) and navigation (NAV) for the Sacramento-San Joaquin Delta. The Basin Plan defines these uses on pages II-1.00 and II-2.00.

The proposed Basin Plan amendment will dedesignate COLD, MIGR, MUN, and SPWN as beneficial uses for Old Alamo Creek because these uses are not existing or attainable.

#### **Environmental Checklist**

#### 1. Project title:

Amendment to the Water Quality Control Plan for the Sacramento River and San Joaquin River Basins to Dedesignate Four Beneficial Uses, COLD, MUN, MIGR and SPWN, for Old Alamo Creek, Solano County.

#### 2. Lead Agency Name and Address:

California Regional Water Quality Control Board, Central Valley Region, 11020 Sun Center Drive, #200, Rancho Cordova, CA 95670

#### 3. Contact Person and Phone Number:

Elizabeth Thayer, Water Resource Control Engineer, (916) 464-4671 Betty Yee, Senior Water Resource Control Engineer, (916) 464-4643

#### 4. Project Location:

Old Alamo Creek, Solano County. From Nelson Park in Vacaville to confluence with New Alamo Creek near Elmira.

#### 5. Project Sponsor's Name and Address:

California Regional Water Quality Control Board, Central Valley Region, 11020 Sun Center Drive, #200, Rancho Cordova, CA 95670

#### 6. Description of Project:

Basin Plan amendment to dedesignate four beneficial uses, COLD, MUN, MIGR, AND SPWN, for Old Alamo Creek.

#### 7. Surrounding land uses and setting:

Residential and agricultural.

#### 8. Other Public Agencies whose Approval is Required:

State Water Resources Control Board Office of Administrative Law United States Environmental Protection Agency

<u>Alternative 1, no action</u>: Under this option, the Regional Board will not amend the Basin Plan to dedesignate COLD, MUN, MIGR, or SPWN for Old Alamo Creek. These uses do not exist and cannot be feasibly attained in the future. Nevertheless, when writing discharge permits and making impairment assessments, Regional Board staff will be forced to recognize these uses and take actions to protect them. This may result in unnecessary treatment costs to protect non-existent uses.

<u>Alternative 2</u>: Adopt an amendment to the Basin Plan dedesignating COLD, MIGR, MUN, and SPWN beneficial uses because these uses are not existing or feasibly attainable.

#### I. Background

The baseline for this analysis is Old Alamo Creek's condition, as it currently exists. The creek is disconnected from its headwaters and receives little natural flow. Downstream reaches are effluent dominated. COLD, MIGR, MUN and SPWN are not existing or feasibly attainable beneficial uses.

#### **II. Environmental Impacts**

The environmental factors checked below could be potentially affected by this project. See the checklist on the following pages for more details.

	Land Use and Planning		Transportation/Circulation			Public Services	
	Population and Housing		Biological Resources	Biological Resources		Utilities and Service Systems	
	Geological Problems /Soils		Energy and Mineral Resource	Energy and Mineral Resources		Aesthetics	
X	Hydrology/Water Quality		Hazards			Cultural Resource	es
	Air Quality		Noise	Noise		Recreation	
	Agriculture Resources		Mandatory Findings of Sign	ificance			
	AESTHETICS. Would t	•	-	Potentially Significant Impact	Less Tha Significant \ Mitigatio Incorporat	With Significant Impact	No Impact
b)	b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?						X
c)	c) Substantially degrade the existing visual character or quality of the site and its surroundings?						X
d)	d) Create a new source of substantial light or glare that would adversely affect day or nighttime views in the area?						X

The proposed project will dedesignate four beneficial uses that do not exist and cannot feasibly be attained for Old Alamo Creek. The proposed action is not expected to impact aesthetics.

2.	AGRICULTURAL RESOURCES. In determining vare significant environmental impacts, lead agencies Land Evaluation and Site Assessment Model (1997) of conservation as an optional model to use in assess Would the project:	may refer	to the Calif by the Calif	ornia Agri ornia Depa	icultural artment
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping & Monitoring Program of the California Resources Agency, to non-agricultural uses?				X
b)	Conflict with existing zoning for agricultural use, or a Williamson Act contract?				X
c)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland to non-agricultural use?				X
Tl	ne proposed action is not expected to impact agricultu	ıral resour	ces.		
3.	AIR QUALITY. Where available, the significance of quality management or air pollution control district r determinations. Would the project:				
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	Nolmpact
a)	Conflict with or obstruct implementation of the applicable air quality plan?				X
b)	Violate any air quality standard or contribute substantially to an existing or projected air quality violation?				X
c)	Expose sensitive receptors to substantial pollutant concentrations?				X
d)	Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions that exceed quantitative thresholds for ozone				X

Beneficial use dedesignations are not expected to affect any of the endpoints this section describes.

precursors)?

people?

e) Create objectionable odors affecting a substantial number of

X

## 4. BIOLOGICAL RESOURCES. Would the project:

		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the DFG or USFWS?				X
b)	Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or US Fish and Wildlife Service?				X
c)	Have a substantial adverse effect on federally-protected wetlands as defined by Section 404 of the federal Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, <i>etc.</i> ) through direct removal, filling, hydrological interruption or other means?				X
d)	Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory corridors, or impede the use of native wildlife nursery sites?				X
e)	Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				X
f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?				X

An evaluation of Old Alamo Creek's aquatic life uses by Tetra Tech, Inc. did not identify any rare, threatened or endangered species in the creek. A survey conducted for Vacaville as part of recent construction at the EWWTP identified several special status species with low and medium potential to be present in Old Alamo Creek. The study found the Giant garter snake (*Thamnophis couchi gigas*) and the Northwestern pond turtle (*Clemmys marmorata marmorata*) have low potential to inhabit Old Alamo Creek. It also found the California red-legged frog (*Rana aurora daytonii*) has medium potential to inhabit the creek. Riparian areas along Old Alamo Creek provide potential habitat for numerous species, particularly birds. (Vacaville, 1998. EIR Vol. II, pp. [4.6-7]-[4.6-14].) Since the beneficial use dedesignations considered for this project do not relate to riparian habitat, no impacts are expected.

The proposed action dedesignates COLD, MIGR and SPWN. COLD, MIGR and SPWN are not currently attained, nor are they feasibly attainable. Whether or not these uses are designated, there would be no discernable benefit to Old Alamo Creek's biological resources. Pollutant concentrations and water column constituents do not limit attainability. Hydrologic modifications prevent COLD, MIGR and SPWN from being feasibly attainable. A lack of habitat and suitable substrate also limit the ability to attain COLD and SPWN. Since COLD, MIGR and SPWN are not existing or attainable, the current beneficial use designations for WARM and WILD will adequately protect Old Alamo Creek's biological resources. The proposed action is not expected to impact any biological resources. Downstream waters with COLD, MIGR, SPWN uses will remain fully protected.

5.	CULTURAL RESOURCES. Would the project:				
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5?				X
b)	Cause a substantial adverse change in the significance of an archaeological resource as defined in §15064.5?				X
c)	Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				X
d)	Disturb any human remains, including those interred outside of formal cemeteries?				X
See	e discussion under AIR QUALITY.				
6.	GEOLOGY and SOILS. Would the project:				
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving:				X
	i) Rupture of a known earthquake fault, as delineated in the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines & Geology Special Publication 42.				X
	ii) Strong seismic ground shaking?				X
	iii) Seismic-related ground failure, including liquefaction?				X
	iv) Landslides?				X
b)	Result in substantial soil erosion or the loss of topsoil?				X
c)	Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse?				X
d)	Be located on expansive soils, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial risks to life or property?				X
e)	Have soils incapable of adequately supporting the use of septic tanks or alternate wastewater disposal systems where sewers are not available for the disposal of wastewater?				X

See discussion under AIR QUALITY.

## 7. HAZARDS and HAZARDOUS MATERIALS. Would the project:

		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?				X
b)	Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				X
c)	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within ¼ mile of an existing or proposed school?				X
d)	Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code §65962.5 and, as a result, would it create a significant hazard to the public or to the environment?				X
e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or a public use airport, would the project result in a safety hazard for people residing or working in the project area?				X
f)	For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?				X
g)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				X
h)	Expose people or structures to a significant risk of loss, injury, or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?				X
See	e discussion under AIR QUALITY.				
8.	HYDROLOGY and WATER QUALITY. Would the	e project:			
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Violate any water quality standards or waste discharge requirements?				X
b)	Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level ( <i>e.g.</i> , the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?				X
c)	Substantially alter the existing drainage pattern of the site, including through alteration of the course of a stream or river, or substantially increase the rate or volume of surface runoff in a manner that would:				

i) result in flooding on- or off-site			X
ii) create or contribute runoff water that would exceed the capacity of existing or planned stormwater discharge			X
iii) provide substantial additional sources of polluted runoff			X
iv) result in substantial erosion or siltation on-or off-site?			X
d) Otherwise substantially degrade water quality?		X	
e) Place housing or other structures which would impede or re-direct flood flows within a 100-yr. flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?			X
f) Would the change in the water volume and/or the pattern of seasonal flows in the affected watercourse result in:			
<ul> <li>a significant cumulative reduction in the water supply downstream of the diversion?</li> </ul>			X
ii) a significant reduction in water supply, either on an annual or seasonal basis, to senior water right holders downstream of the diversion?			X
iii) a significant reduction in the available aquatic habitat or riparian habitat for native species of plants and animals?			X
iv) a significant change in seasonal water temperatures due to changes in the patterns of water flow in the stream?			X
v) a substantial increase or threat from invasive, non-native plants and wildlife			X
g) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?			X
h) Expose people or structures to a significant risk of loss, injury, or death involving flooding, including flooding as a result of the failure of a levee or dam?			X
i) Inundation by seiche, tsunami, or mudflow?	П	П	v

Dedesignating four beneficial uses of Old Alamo Creek, Solano County

The proposed action will not cause a violation of water quality standards or waste discharge requirements. It will not affect groundwater recharge or drainage patterns, the location of structures, flow quantity or patterns in Old Alamo Creek, or flood risks.

The proposed action will not degrade water quality. COLD, MIGR, MUN, and SPWN are not existing or feasibly attainable beneficial uses for Old Alamo Creek, and there is no evidence they were since November 28, 1975. Federal criteria and state objectives to protect COLD, MIGR, MUN, and SPWN designated waters will have to be met at the nearest point downstream where these uses apply. Meeting criteria or objectives to protect these uses in Old Alamo Creek would have minimal benefit since these uses are not existing or feasibly attainable for reasons other than water quality. Table 1 provides a list of the criteria and objectives that are affected by the presence or absence of COLD, MIGR, MUN and SPWN designations. Not recognizing COLD, MIGR and SPWN only affects the dissolved oxygen objective. Waters with COLD, MIGR and SPWN designations are required to have a minimum dissolved oxygen concentration of 7.0 mg/L. Waters with WARM, a current beneficial use designation for Old Alamo Creek, must

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have a minimum dissolved oxygen concentration of 5.0 mg/L. Federal criteria and state objectives for priority toxic pollutants protect COLD, MIGR, SPWN and WARM equally. That is, the two main sources of numeric, pollutant-specific criteria and objectives, the Basin Plan and the California Toxics Rule (CTR), do not distinguish between aquatic life uses. Retaining WARM but not COLD, MIGR or SPWN will not have any impact on most criteria and objectives. Not including MUN in Old Alamo Creek's designated uses will eliminate the need to meet many criteria and objectives. Since MUN is not an existing or attainable use because of Old Alamo Creek's low natural flows, pollutant concentrations do not place a significant limitation on attainability. Further, there are significant safeguards to prevent water quality degradation in Old Alamo Creek. Any permitted discharge to the creek must comply with federal antibacksliding and antidegradation proscriptions and must ensure that downstream water quality standards are met.

9.	LAND USE AND PLANNING. Would the project:				
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Physically divide an established community?				X
b)	Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to, the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?				X
c)	Conflict with any applicable habitat conservation plan or natural community conservation plan?				X
See	e discussion under AIR QUALITY.				
10.	MINERAL RESOURCES. Would the project:				
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Result in the loss of availability of a known mineral resource that would be of future value to the region and the residents of the State?				X
b)	Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan, or other land use plan?				X
See	e discussion under AIR QUALITY.				
11.	NOISE. Would the project result in:				
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact

De	designating four beneficial uses of Old Alamo Creek,	Solano C	ounty	A	pril 2005
a)	Exposure of persons to, or generation of, noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				X
b)	Exposure of persons to, or generation of, excessive groundborne vibration or groundborne noise levels?				X
c)	A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?				X
d)	A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?				X
e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing in or working in the project area to excessive noise levels?				X
f)	For a project within the vicinity of a private airstrip, would the project expose people residing in or working in the project area to excessive noise levels?				X
See	e discussion under AIR QUALITY.				
12.	POPULATION AND HOUSING. Would the project	et:			
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Induce substantial population growth in an area either directly ( <i>e.g.</i> , by proposing new homes and businesses) or indirectly ( <i>e.g.</i> , through extension of roads or other infrastructure)?				X
b)	Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				X
c)	Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				X
See	e discussion under AIR QUALITY.				
13.	PUBLIC SERVICES. Would the project result in sur associated with the provision of new or physically al construction of which could cause significant enviro acceptable service rations, response times or other populic services:	tered gove nmental ir	ernmental fanpacts, in o	cilities, the	ne iintain
	public services.	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Fire protection?				X
b)	Police protection?				X
c)	Schools?				X

	ounty	A	pril 2005
			X
			X
Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
			X
			X
the endpoin the project:	ts described	l in this se	ection.
Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
			X
	0	_	X X
	_ _	_	
	_ 	_	X
	_	_ 	X X
	_ 		X X X
	Potentially Significant Impact  the endpoint the project: Potentially Significant Impact	Potentially Significant With Mitigation Incorporated  The endpoints described the project:  Potentially Significant With Mitigation Incorporated  Like project:  Potentially Less Than Significant With Mitigation Mitigation	Potentially Significant Significant With Mitigation Incorporated Impact  The endpoints described in this season in the project:  Potentially Significant With Mitigation Impact I

See discussion under AIR QUALITY.

16.	UTIL	ITIES	AND	SER'	VICE S	<b>YSTEMS</b>	. Would	the	project:
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10.		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?				X
b)	Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental impacts?				X
c)	Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental impacts?				X
d)	Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				X
e)	Result in a determination by the wastewater treatment provider that serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				X
f)	Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?				X
g)	Comply with federal, state, and local statutes and regulations related to solid waste?				X
The	e proposed project is not expected to impact any of the	e endpoin	ts described	in this se	ction.
17.	MANDATORY FINDINGS OF SIGNIFICANCE				
		Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?				X
b)	Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of				X

other current projects, and the effects of probable future projects)

substantial adverse effects on human beings, either directly or

c) Does the project have environmental effects that will cause

indirectly?

X

- a): The proposed project will not degrade the quality of the environment, reduce habitat or impact rare, threatened or endangered species. See the discussion on species of special concern under "BIOLOGICAL RESOURCES".
- b): The proposed amendment is not expected to cause "cumulatively considerable" impacts in conjunction with any past or current projects. Old Alamo Creek's hydrologic modifications led to conditions that preclude COLD, MIGR, MUN and SPWN. COLD and SPWN are primarily limited by naturally occurring physical conditions and MUN is limited by low flows. MIGR is precluded by hydrologic modifications and the lack of suitable habitat that would be the destination of migrating species. In terms of possible future projects, Vacaville is conducting studies to examine beneficial uses of downstream waters to which Old Alamo Creek is tributary including New Alamo Creek, Ulatis Creek and Cache Slough. If any uses are existing or feasibly attainable, they will have to be fully protected. Regardless of what uses are designated for Old Alamo Creek, all downstream uses will have to be protected.
- c): MUN is the only use anticipated to have any direct or indirect impact on humans. Not including MUN among Old Alamo Creek's beneficial uses is not expected to cause substantial adverse effects on humans directly or indirectly. Investigations of Old Alamo Creek's uses did not find any evidence that anyone has, does or will rely on Old Alamo Creek as a municipal or domestic supply. These investigations also found that it is not feasible to attain MUN because of low flows. In terms of aquatic life beneficial uses, acknowledging that COLD, MIGR and SPWN are not among Old Alamo Creek's existing or attainable uses is not expected to impact humans directly or indirectly. Criteria and objectives that protect human health from ingesting contaminated aquatic life would still be enforceable under the WARM use.

COLD, MIGR, MUN, and SPWN are not existing uses and are not feasibly attainable for Old Alamo Creek. If the proposed project is approved, criteria and objectives that protect Old Alamo Creek's other uses, including AGR, PRO, IND, REC-1, REC-2, WARM, WILD and NAV, will apply to Old Alamo Creek. These include numeric priority pollutant criteria to protect aquatic life, bacterial objectives to protect recreation and narrative objectives that ensure water quality is not adversely impacted by chemical constituents, biostimulatory substances or other pollutants. Criteria and objectives that protect human health from the impacts of consuming contaminated fish and shellfish will also apply. Criteria and objectives that protect COLD, MIGR, MUN, and SPWN will not apply to Old Alamo Creek although they will apply at the nearest downstream water where these uses are designated.

## **DETERMINATION**

On the basis of this evaluation I find that the proposed project could not have a significant effect on the environment.

Thomas Pinkos, Executive Officer	Date
Regional Water Quality Control Board, Centr	al Valley Region

Authority: Public Resources Code Sections 21083, 21084, 21084.1, and 21087.

**Reference**: Public Resources Code Sections 21080(c), 21080.1, 21080.3, 21082.1, 21083, 21083.1 through 21083.3, 21083.6 through 21083.9, 21084.1, 21093, 21094, 21151; *Sundstrom v. County of Mendocino*, 202 Cal. App. 3d 296 (1988); *Leonoff v. Monterey Board of Supervisors*, 222 Cal. App. 3d 1337 (1990).

**Table 1:** Allowable water constituents and pollutant concentrations as determined by the presence or absence of COLD, MIGR, SPWN and MUN beneficial uses. Only those pollutants affected by the presence or absence of these uses are presented.

Pollutant /parameter	COLD	COLD	MIGR	MIGR	SPWN	SPWN	MUN	MUN
	present	absent	present	absent	present	absent	present (µg/L¹)	absent (µg/L)
Dissolved oxygen	7.0 mg/L <sup>1,3</sup>	$5.0 \text{ mg/L}^3$	$7.0 \text{ mg/L}^3$	5.0 mg/L <sup>3</sup>	$7.0 \text{ mg/L}^3$	5.0 mg/L <sup>3</sup>	NA <sup>2</sup>	NA
INORGANICS								
Antimony							$6^4$	4,300 <sup>5</sup>
Arsenic							$50^4$	150 <sup>5</sup>
Asbestos							7,000,000 fibers/L <sup>4,5</sup>	NA
Barium							$1000^4$	NA
Beryllium							$4^4$	NA
Chromium							50 <sup>4</sup> (Cr III and VI)	180 <sup>5</sup> (Cr III) 11 <sup>5</sup> (Cr VI)
Iron							300 <sup>4</sup>	NA
Manganese							50 <sup>4</sup>	NA
Mercury							$0.050^{5}$	$0.051^{5}$
Nitrate (as NO <sub>3</sub> )							45000 <sup>4</sup>	NA
Nitrate + nitrite (as N)							$10000^4$	NA
Nitrite							$1000^4$	NA
Thallium							1.75	6.35
VOLATILES								
Acrolein							$320^{5}$	780 <sup>5</sup>
Acrylonitrile							$0.059^{5}$	$0.66^{5}$
Benzene							$1.2^{5}$	71 <sup>5</sup>
Bromoform							4.35	$360^{5}$
Carbon tetrachloride							$0.25^{5}$	4.4 <sup>5</sup>
Chlorobenzene							$70^{4}$	$21,000^5$
Chlorodibromomethane							$0.41^5$	$34^{5}$
2-Chlorophenol							$120^{5}$	$400^5$
Dichlorobromomethane							$0.56^{5}$	46 <sup>5</sup>

Table 1: Continued

Pollutant /parameter	COLD	COLD	MIGR	MIGR	SPWN	SPWN	MUN	MUN
	present	absent	present	absent	present	absent	present (μg/L <sup>1</sup> )	absent (μg/L)
1,1-Dichloroethane							5 <sup>4</sup>	NA
1,2-Dichloroethane							$0.38^{5}$	99 <sup>5</sup>
1,1-Dichloroethylene							$0.057^{5}$	$3.2^{5}$
cis-1,2-Dichloroethylene							6 <sup>4</sup>	NA
trans-1,2-							$10^{4}$	$140,000^5$
Dichloroethylene								
2,4-Dichlorophenol							93 <sup>5</sup>	$790^{5}$
1,2-Dichloropropane							$0.52^{5}$	39 <sup>5</sup>
1,3-Dichloropropylene							10 <sup>5</sup>	$1,700^5$
2,4-Dimethylphenol							540 <sup>5</sup>	$2,300^5$
2,4-Dinitrophenol							$70^{5}$	14,000 <sup>5</sup>
Ethylbenzene							300 <sup>4</sup>	29,000 <sup>5</sup>
2-Methyl-4,6-							13.45	765 <sup>5</sup>
dinitrophenol								
Methylene chloride							$4.7^{5}$	$1,600^5$
Phenol							21,000 <sup>5</sup>	4,600,000 <sup>5</sup>
1,1,2,2-							$0.17^5$	11 <sup>5</sup>
Tetrachloroethylene								
Tetrachloroethylene							$0.8^{5}$	8.85 <sup>5</sup>
Toluene							150 <sup>4</sup>	200,000 <sup>5</sup>
1,1,2-Trichloroethane							$0.60^{5}$	42 <sup>5</sup>
Trichloroethylene							$2.7^{5}$	81 <sup>5</sup>
2,4,6-Trichlorophenol							$2.1^{5}$	$6.5^{5}$
Vinyl chloride							$0.5^4$	525 <sup>5</sup>
Xylenes							1750 <sup>4</sup>	NA
1,1,1-Trichloroethane							$200^{4}$	NA
Trichlorofluormethane							150 <sup>4</sup>	NA
1,1,2-Trichloro-1,2,2-							1200 <sup>4</sup>	NA
trifluoroethane								
Styrene							100 <sup>4</sup>	NA
SEMI-VOLATILES								
Acenaphthene							$1,200^5$	$2,700^5$

Table 1: Continued

Pollutant /parameter	COLD	COLD	MIGR	MIGR	SPWN	SPWN	MUN	MUN
	present	absent	present	absent	present	absent	present (µg/L <sup>1</sup> )	absent (µg/L)
Anthracene							9,600 <sup>5</sup>	110,000 <sup>5</sup>
Benzidene							$0.00012^5$	$0.00054^{5}$
Benzo(a)anthracene							$0.0044^{5}$	$0.049^5$
Benzo(a)pyrene							$0.0044^{5}$	$0.049^{5}$
Benzo(b)fluoranthene							$0.0044^{5}$	$0.049^{5}$
Benzo(k)fluoranthene							$0.0044^{5}$	$0.049^5$
Bis(2-chloroethyl)ether							0.031 <sup>5</sup>	1.4 <sup>5</sup>
Bis(2-chloro-							1400 <sup>5</sup>	170,000 <sup>5</sup>
isopropyl)ether								
Bis(2-ethyl-							1.85	5.9 <sup>5</sup>
hexyl)phthalate								
Butylbenzyl phthalate							3000 <sup>5</sup>	5,200 <sup>5</sup>
2-Chloronaphthalene							1700 <sup>5</sup>	4,300 <sup>5</sup>
Chrysene							$0.0044^{5}$	$0.049^5$
Dibenzo(a,h)anthracene							$0.0044^{5}$	$0.049^{5}$
1,2 Dichlorobenzene							600 <sup>4</sup>	$17,000^5$
1,3 Dichlorobenzene							$400^{5}$	$2,600^5$
1,4 Dichlorobenzene							5 <sup>4</sup>	$2,600^5$
3,3' Dichlorobenzidene							$0.04^{5}$	$0.077^{5}$
Di(2-ethylhexyl) adipate							400 <sup>4</sup>	NA
Diethyl phthalate							$23,000^5$	$120,000^5$
Dimethyl phthalate							313,000 <sup>5</sup>	$2,900,000^5$
Di-n-butyl phthalate							$2,700^5$	$12,000^5$
2,4-Dinitrotoluene							0.11 <sup>5</sup>	9.15
1,2-Diphenylhydrazine							$0.040^5$	$0.54^{5}$
Fluoranthene							$300^{5}$	370 <sup>5</sup>
Fluorene							1,300 <sup>5</sup>	14,000 <sup>5</sup>
Hexachlorobenzene							$0.00075^{5}$	$0.00077^5$
Hexachlorobutadiene							$0.44^{5}$	50 <sup>5</sup>
Hexachlorocyclopenta-							50 <sup>4</sup>	17,000 <sup>5</sup>
diene								
Hexachloroethane							$1.9^{5}$	$8.9^{5}$

 Table 1: Continued

Indeno(1,2,3-cd)pyrene							$0.0044^{5}$	$0.049^5$
Pollutant /parameter	COLD	COLD	MIGR	MIGR	SPWN	SPWN	MUN	MUN
-	present	absent	present	absent	present	absent	<b>present</b> (μg/L¹) 8.4 <sup>5</sup>	absent (µg/L)
Isophorone							8.4 <sup>5</sup>	600 <sup>5</sup>
Nitrobenzene							17 <sup>5</sup>	$1,900^5$
N-nitrosodimethyl- amine							$0.00069^{5}$	8.15
N-nitrosodi-n-							$0.005^{5}$	1.4 <sup>5</sup>
propylamine								
N-nitrosodiphenyl-amine							$5.0^{5}$	16 <sup>5</sup>
Pyrene							960 <sup>5</sup>	11,000 <sup>5</sup>
1,2,4-Trichlorobenzene							54	NA
2,3,7,8-TCDD (dioxin)							$0.000000013^5$	$0.000000014^{5}$
PESTICIDES <sup>6</sup>								
Alachlor							$2^4$	NA
Atrazine							$1^4$	NA
Bentazon							18 <sup>4</sup>	NA
Carbofuran							184	NA
2,4-Dichlorophenoxy-							$70^{4}$	NA
acetic acid								
Dalapon							$200^{4}$	NA
Dibromochloropropane							$0.2^{4}$	NA
Dinoseb							$7^4$	NA
Diquat							$20^{4}$	NA
Endothall							$100^{4}$	NA
Ethylene dibromide							$0.05^4$	NA
Glyphosate							$700^{4}$	NA
Methyl bromide							48 <sup>5</sup>	$4,000^5$
Molinate							$20^{4}$	NA
Oxamyl							50 <sup>4</sup>	NA
Pentachlorophenol							$0.28^{5}$	8.25
Picloram							500 <sup>4</sup>	NA
Simazine							4 <sup>4</sup>	NA
Thiobencarb							1 <sup>3</sup>	NA

Table 1: Continued

2,4,5-Trichloro- phenoxyacetic acid							50 <sup>4</sup>	NA
Pollutant /parameter	COLD present	COLD absent	MIGR present	MIGR absent	SPWN present	SPWN absent	MUN present (μg/L <sup>1</sup> )	MUN absent (μg/L)
RADIONUCLIDES								
Combined Radium-226 and Radium-228							5 pCi/L <sup>7, 4</sup>	NA
Gross Alpha particle activity (including							15 pCi/L <sup>4</sup>	NA
Radium-226 but								
excluding Radon and								
Uranium)								
Tritium							20,000 pCi/L <sup>4</sup>	NA
Strontium-90							8 pCi/L <sup>4</sup>	NA
Gross Beta particle							50 pCi/L <sup>4</sup>	NA
activity								
Uranium							20 pCi/L <sup>4</sup>	NA

## Footnotes

- 1: mg/L-milligrams per liter, µg/L micrograms per liter.
- 2: NA-not applicable. No federal criteria or state objectives exist for this pollutant or parameter in the presence/absence of a given use. Narrative objectives from the Basin Plan may be applied to control these pollutants in some situations.
- 3: Basin Plan, chapter III.
- 4: Department of Health Services maximum contaminant level taken from Basin Plan Chapter III.
- 5: California Toxics Rule at 40 CFR 131.38.
- 6: Central Valley Basin Plan contains a requirement that total identifiable persistent chlorinated hydrocarbon pesticides not be present at detectable concentrations. Basin Plan p. [III-6.00]. This includes aldrin, dieldrin, α-BHC, β-BHC, γ-BHC, δ-BHC, chlordane, 4,4'-DDD, 4,4'-DDE, 4,4'-DDT, endosulfan II, endosulfan sulfate, endrin, endrin aldehyde, endrin ketone, heptachlor, heptachlor epoxide, methoxychlor and toxaphene.
- 7: pCi/L-picocuries per liter.

The Basin Plan contains narrative requirements that pollutants not be present at concentrations that harm beneficial uses. In some cases, narrative objectives may allow a more stringent criterion or objective than those listed here.